

No. 1956	號六十五百九千四第	日十初月八年酉癸治同	HONGKONG, WEDNESDAY, 1st OCTOBER, 1878.	三拜禮	號一月十英	港香	[PRICE \$2½ PER MONTH.]
----------	-----------	------------	---	-----	-------	----	-------------------------

ATTACHES.	NOTICES.	NOTICES OF FIDELITY.	NOTICES.	NOTICES.	NOTICES.
ATTACHES.	HONGKONG & SHANGHAI BANKING	NOTICE.	PUBLIC AUCTION.	HONGKONG, CANTON, AND MACAO	THE interest and responsibility of the late
ATTACHES.	HONGKONG & SHANGHAI BANKING	NOTICE.	PUBLIC AUCTION.	HONGKONG, CANTON, AND MACAO	NOTICE.

Malta, Capt. HARRIS
Undersigned before

On Fixed Deposits:—
For 3 months 2 per cent. per annum
A. CORDES & Co.
458 Tientsin, 1st January, 1873.

Oct., at 5 P.M.
Freight or Passage

VENTION OF SOUTH AFRICA, 1895.

FRANCE, & Sterling.

instant, in the Millinery, Dress-making, and General Dry-goods business, under the name of

J. M. ARMSTRONG, Auctioneer.

ablest of cooks, being daily placed on the Tables. In fact, the "LICK" offers to the Tourists to

Apply to

L. A. DE GRACA.

OLYBANT & CO.

1612 Hongkong, 1st October, 1873.

ONGKONG ORIO

<p>The British steamer <i>Lap-Te</i> reports left Manila on the 27th September, had fine weather</p>	<p>For 6 months 2 1/2 per annum. 6 months 3 1/2 per annum. 12 months 4 1/2 per annum.</p>	<p>For 12 months 4 1/2 per annum. 12 months 5 1/2 per annum. 12 months 6 1/2 per annum.</p>
--	---	---

BAKER
WE just received

[illegible]

Notices to Editors

to their age, profession, business experience, linguistic acquirements, and any other qualities which may render them valuable to the Government of the Straits Settlements and F.M.S.	DAVID SASSOON, SOLICITOR-AT-LAW, Hongkong, 15th August, 1873.	of 1828	Instructions to sell by Public Auction, (unless previously disposed of by Private Con- tract)	LOANST INSURANCE OFFICE. THANET INSURANCE OFFICE. 37, TRANSIT INSURANCE STREET, LONDON	References. Security if required. 1470 Hongkong, September, 1873.	Consignments of Cargo his liability for their goods are being limited to the amount of the cargo insured by him.
--	--	---------	---	--	--	--

whence delivery may be made to consignees wishing to

Mends on board had at any hour of the day at the following reduced prices:—

Commission of the Forery exceeded to a *Free Equian* will be granted by His Excellency the

TO LET.
COMMODIOUS GODOWN AND OFFICE

GEAR, MACHINERY, AND FIXTURES,
 lately used by the said Company, and now in

THE following rates will be charged in future

The Hon. JAS. WHITFALL, or Messrs. JARVIS,
 Matheson & Co.

On cargo impeding the discharge will be charged at the rate of 10s. per ton, and should at Commodore's risk and expense.

PAU

THE Undersigned having been appointed AGENTS at all the Treaty Ports of China and Japan, and at Singapore, Apply to J. H. COX, on the fall of the hammer, LANE, CRAWFORD & Co., their contents. GIBB, LIVINGSTON & Co., N. J. EDE, Secretary. Cargo Kumbhakar, at noon, will DAY, the 13th instant, at noon, will

Bills of Lading will
be signed.

(20%), upon current local rates of Pramiã, will be returned on Insurance against fire, effected by the said Company, or its assigns, or legal assigns, as they may be legally admitted.

By order of the Board of Directors,

current local rate of premia will be allowed upon insurances effected with this Company;

LIFE DEPARTMENT.

Policies issued for sums not exceeding \$5,000, shall be granted at the same rate as Policies issued for larger amounts.

No mark

Em "Ara,"
& Co., in diamond,

100

THE CHRONICLE AND DIRECTORY

For 1873.

NOW READY.

This work, now in the ELEVENTH year of its existence, is ready for delivery.

It has been compiled and printed at the Daily Press Office, as usual, from the best and most authentic sources, and no pains have been spared to make the work complete in all respects.

In addition to the usual varied and voluminous information, the value of the "CHRONICLE AND DIRECTORY FOR 1873" has been further augmented by a

CHRONOLOGICAL OF THE FOREIGN SETTLEMENTS OF SHANGHAI.

In addition to a Chronological Photo of the NEW CODE OF SIGNALS IN USE AT THE PEAK:

Also of THE VARIOUS HOUSE FLAGS (Designed expressly for this work)

MAPS OF HONGKONG, JAPAN, and of the COAST OF CHINA;

besides other local information and statistics corrected to date of publication, tending to make this work in every way suitable for Public, Mercantile, and General Offices.

The Directory is published in Two Forms, Complete at \$5; or with the Lists of Residents, Port Directors, Maps, &c., at \$3.

Orders for Copies may be sent to the Daily Press Office, or to the following Agents—

Macao..... Messrs. J. P. de Silva & Co.
Amoy..... Messrs. J. P. de Silva & Co.
Singapore..... Messrs. J. P. de Silva & Co.
Batavia..... Messrs. J. P. de Silva & Co.
Sourabaya..... Messrs. J. P. de Silva & Co.
Semarang..... Messrs. J. P. de Silva & Co.
Medan..... Messrs. J. P. de Silva & Co.
Singapore..... Messrs. J. P. de Silva & Co.
Batavia..... Messrs. J. P. de Silva & Co.
Sourabaya..... Messrs. J. P. de Silva & Co.
Semarang..... Messrs. J. P. de Silva & Co.
Medan..... Messrs. J. P. de Silva & Co.

London..... Messrs. J. P. de Silva & Co.
Paris..... Messrs. J. P. de Silva & Co.
Brussels..... Messrs. J. P. de Silva & Co.
Amsterdam..... Messrs. J. P. de Silva & Co.
Hamburg..... Messrs. J. P. de Silva & Co.
Copenhagen..... Messrs. J. P. de Silva & Co.
Stockholm..... Messrs. J. P. de Silva & Co.
Helsinki..... Messrs. J. P. de Silva & Co.
Tampere..... Messrs. J. P. de Silva & Co.
Oulu..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

San Francisco..... Messrs. J. P. de Silva & Co.
New York..... Messrs. J. P. de Silva & Co.
Boston..... Messrs. J. P. de Silva & Co.
Philadelphia..... Messrs. J. P. de Silva & Co.
New Orleans..... Messrs. J. P. de Silva & Co.
San Antonio..... Messrs. J. P. de Silva & Co.
Houston..... Messrs. J. P. de Silva & Co.
Galveston..... Messrs. J. P. de Silva & Co.
San Diego..... Messrs. J. P. de Silva & Co.
Los Angeles..... Messrs. J. P. de Silva & Co.

present scheme seems to be altogether so much a work of supererogation, that we think few will doubt that it might conveniently be postponed until we know definitely what demands will be made upon it by the works that are now under consideration, and which, cost what they may, will have to be completed when once they are commenced.

The steamer *Frederick* left Shanghai on the 29th instant.

We have received a copy of a second lecture delivered by Mr. Gideon Nye, of Canton, under the title of "Peking, the Great," which we hope to notice at length on a future occasion. It forms a complement to the excellent lecture published a short time back, and gives the testimony of an eye-witness to the events during one of the most interesting periods connected with the history of foreign relations with China, that of the first Chinese war.

LEGISLATIVE COUNCIL.

Present: H. E. THE GOVERNOR, Hon. J. SMALL, Chief Justice, Hon. C. J. SMITH, Acting Colonial Secretary, Hon. J. FAIRFAX, Attorney-General, Hon. C. P. MAINTON, Colonial Treasurer, Hon. E. BOWEN.

RECONSIDERATION OF SUPREMACY COURT. The Council resumed its consideration of this Bill in Committee. The Attorney-General said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

CIVIL CODE OF PROCEDURE. The Attorney-General said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

THE ATTORNEY-GENERAL said he had found it necessary to make a few amendments. The Council then resumed its consideration of the Bill, and there was nothing to report on it. It was then read a second time, and passed.

Complainant stated defendant was tenant of house No. 2, Canton-road, and he used to house for the purpose of the business of a shop, and concealing the knowledge of their death and burial. About twelve months ago a prostitute from a brothel, who had taken defendant for her quarters, by some persons living at Canton-road, and the complainant was caught going off with a jacket belonging to one of the boys. Some of the boys beat complainant. He only tried him up to secure him, and showed him out.

Finis \$5.

BEFORE THE HON. C. MAINTON.

The case in which Liang-cheung, master of the Sun-ho junk, was charged on suspicion of stealing 140 lbs. of opium, entrusted to the 11th September, was called on for judgment, and the case was remanded for the production of the land.

A SINGAPORE CHARGE. Two women, named Loo-kun and Mak-choy, were charged by another woman, named Choy-ly, as follows—

Complainant stated that on the 29th instant she went to a brothel at West Point to dress the hair of two girls, and took with her her little girl, Pong-ai, four years of age. After finishing, she went to a boat with a girl from the brothel, having her child in the boat. On her return at 3 p.m., she found her child missing; she went out with a girl in the brothel in search, and found the first defendant.

She went through the hall, and called out her name, and went to the child from her, when the first defendant struck her, and second defendant struck the child, and the child was taken into custody, and her child delivered up to her.

Choy-ly, who was in a brothel at West Point, stated that she did not know the number of the house, but she knew the child was taken from her, and she went to the child, and found the first defendant, and the child was taken into custody, and her child delivered up to her.

First defendant said the child was her own. She sold her to the complainant when only a few months old for \$8. Yesterday, seeing the child, she asked her mother, and she was crying, and she said she had lost her foster mother. She picked the child up with the intention of finding the mother, when on passing the father, the complainant came and tore her jacket, and pulled her hair, and she was in a great rage, and she said she would not let her go.

Second defendant said she only went out of her house to separate the complainant and first defendant, and she was crying, and she said she had lost her foster mother. She picked the child up with the intention of finding the mother, when on passing the father, the complainant came and tore her jacket, and pulled her hair, and she was in a great rage, and she said she would not let her go.

THE CHIEF JUSTICE said he objected to the charges, as a justice was greatly in the hands of his attorney, and it would be undesirable that any agreement of this kind should be made. He then adjourned the case until the 11th instant.

HON. MR. MAINTON said that agreements were a matter of fact, and not of law, and it was better that the matter should be put upon a fact basis, and such an arrangement declared legal or illegal.

THE CHIEF JUSTICE read through the charges, and pointed out that they provided a remedy in case of extortion.

After some further conversation, the Chief Justice moved the omission of clause 8 in the original bill. This was seconded by the Attorney-General, and it was agreed that the bill should be amended accordingly.

THE CHIEF JUSTICE said that the bill was amended, and it was agreed that the bill should be amended accordingly.

THE CHIEF JUSTICE said that the bill was amended, and it was agreed that the bill should be amended accordingly.

THE CHIEF JUSTICE said that the bill was amended, and it was agreed that the bill should be amended accordingly.

THE CHIEF JUSTICE said that the bill was amended, and it was agreed that the bill should be amended accordingly.

THE CHIEF JUSTICE said that the bill was amended, and it was agreed that the bill should be amended accordingly.

THE CHIEF JUSTICE said that the bill was amended, and it was agreed that the bill should be amended accordingly.

11	17.00 a 17.20
12	18.00 a 18.50
13	19.00 a 19.50

[illegible]

3	Yellow	1.65 c	1.70
4	Yellow	2.00 c	2.05
5	Yellow	2.00 c	2.05
6	Yellow	2.00 c	2.05
7	Yellow	2.00 c	2.05
8	Yellow	2.00 c	2.05
9	Yellow	2.00 c	2.05
10	Yellow	2.00 c	2.05
11	Yellow	2.00 c	2.05
12	Yellow	2.00 c	2.05
13	Yellow	2.00 c	2.05
14	Yellow	2.00 c	2.05
15	Yellow	2.00 c	2.05
16	Yellow	2.00 c	2.05
17	Yellow	2.00 c	2.05
18	Yellow	2.00 c	2.05
19	Yellow	2.00 c	2.05
20	Yellow	2.00 c	2.05
21	Yellow	2.00 c	2.05
22	Yellow	2.00 c	2.05
23	Yellow	2.00 c	2.05
24	Yellow	2.00 c	2.05
25	Yellow	2.00 c	2.05
26	Yellow	2.00 c	2.05
27	Yellow	2.00 c	2.05
28	Yellow	2.00 c	2.05
29	Yellow	2.00 c	2.05
30	Yellow	2.00 c	2.05
31	Yellow	2.00 c	2.05
32	Yellow	2.00 c	2.05
33	Yellow	2.00 c	2.05
34	Yellow	2.00 c	2.05
35	Yellow	2.00 c	2.05
36	Yellow	2.00 c	2.05
37	Yellow	2.00 c	2.05
38	Yellow	2.00 c	2.05
39	Yellow	2.00 c	2.05
40	Yellow	2.00 c	2.05
41	Yellow	2.00 c	2.05
42	Yellow	2.00 c	2.05
43	Yellow	2.00 c	2.05
44	Yellow	2.00 c	2.05
45	Yellow	2.00 c	2.05
46	Yellow	2.00 c	2.05
47	Yellow	2.00 c	2.05
48	Yellow	2.00 c	2.05
49	Yellow	2.00 c	2.05
50	Yellow	2.00 c	2.05
51	Yellow	2.00 c	2.05
52	Yellow	2.00 c	2.05
53	Yellow	2.00 c	2.05
54	Yellow	2.00 c	2.05
55	Yellow	2.00 c	2.05
56	Yellow	2.00 c	2.05
57	Yellow	2.00 c	2.05
58	Yellow	2.00 c	2.05
59	Yellow	2.00 c	2.05
60	Yellow	2.00 c	2.05
61	Yellow	2.00 c	2.05
62	Yellow	2.00 c	2.05
63	Yellow	2.00 c	2.05
64	Yellow	2.00 c	2.05
65	Yellow	2.00 c	2.05
66	Yellow	2.00 c	2.05
67	Yellow	2.00 c	2.05
68	Yellow	2.00 c	2.05
69	Yellow	2.00 c	2.05
70	Yellow	2.00 c	2.05
71	Yellow	2.00 c	2.05
72	Yellow	2.00 c	2.05
73	Yellow	2.00 c	2.05
74	Yellow	2.00 c	2.05
75	Yellow	2.00 c	2.05
76	Yellow	2.00 c	2.05
77	Yellow	2.00 c	2.05
78	Yellow	2.00 c	2.05
79	Yellow	2.00 c	2.05
80	Yellow	2.00 c	2.05
81	Yellow	2.00 c	2.05
82	Yellow	2.00 c	2.05
83	Yellow	2.00 c	2.05
84	Yellow	2.00 c	2.05
85	Yellow	2.00 c	2.05
86	Yellow	2.00 c	2.05
87	Yellow	2.00 c	2.05
88	Yellow	2.00 c	2.05
89	Yellow	2.00 c	2.05
90	Yellow	2.00 c	2.05
91	Yellow	2.00 c	2.05
92	Yellow	2.00 c	2.05
93	Yellow	2.00 c	2.05
94	Yellow	2.00 c	2.05
95	Yellow	2.00 c	2.05
96	Yellow	2.00 c	2.05
97	Yellow	2.00 c	2.05
98			

MAGAO.		
947	Diano	Cailao
1459	Poucoe	Cailao
538	Poucoe	
223	Order	
561	Taton	Cailao
1251	Armero	Havasa
880	Mino	Cailao
1076	Poucoe	Cailao
1016	Machako	Cailao
885	Taton	Chivo
1331	Astorgnia	Cailao
680	Taton	Cailao
311	Mello & Co	
140	A. Heard & Co, Agents	
1814	Garcia y Garcia	Cailao.
Shipping between Canton and Macao.		
SWATOW.		
Report on 28th September, 1873.		
417	Bradley & Co	Chiefoo
455	Direks & Kruger	Nenchwang
471	Frewin & Co	Chiefoo
487	Bradley & Co	Uncertain
360	Direks & Kruger	Uncertain
150	Bradley & Co	Laid up
516	Frewin & Co.	Uncertain
FOOCHOW.		
Report on 23rd September, 1873.		
639	Adamson, Bell & Co	London
292	Gillman & Co	Melbourne
235	Adamson, Bell & Co	Sydney
235	Adamson, Bell & Co	Melbourne
379	Chinese	Tientsin
216	Adamson, Bell & Co	
845	Jardine, Matheson & Co	London
338	Chinese & Co	New Zealand
732	Chinese	Shanghai
262	Chinese	Chiefoo
SHANGHAI.		
Report on 17th September, 1873.		
Names of the numerous steamers, tugs, cargo, and receiving hulks employed.		
Yang-tse are not included in this		
483	Jardine, Matheson & Co	
812	Gillman & Co	
235	Musgrave & Co	Pussiee
1199	Russell & Co	
338	Chinese	
340	Jardine, Matheson & Co	
340	Hung-Hing-Chung	
331	Edward Schellbuss & Co	
328	Russell & Co	
178	Taylor & Bennett	

418	Chinese	
920	Gibb, Livingston & Co	New York
937	Adamson, Bell & Co	
796	Jardine, Matheson & Co	New York
841	Rae, Evans & Co	
416	Oldman	London
638	Gibson & Co	London
806	Adamson, Bell & Co	
848	Adamson, Bell & Co	
434	Chinese	
337	Wm. Fraser & Co	
413	Chinese	
314	Pang Hing	
773	Gibb, Livingston & Co	London
1161	Adamson, Bell & Co	
877	Fraser & Co	
475	Chinese	
437	Morris, Lewis & Co	
413	Fraser & Co	
262	Thorne, Rice & Co	
423	Morris, Lewis & Co	
384	Fraser & Co	
974	Fraser & Co	
962	Fraser & Co	

YOKOHAMA.

port on 16th September, 1873.

187	Wulsh, Hall & Co
461	Yan Oordt & Co
716	P. M. Co.
337	Netherlands Trading Co
370	Captain
404	Captain
280	Netherlands Trading Co
1010	Messageries Maritimes
368	M. Verney
1225	P. & O. S. N. Co

MANTILA HARBOUR.

Tons.	Consignees.
420	Z. L. de Aldecoa
655	Russell & Sturgis
638	Poele, Hubbard & Co
490	Poele, Hubbard & Co
853	Russell & Sturgis
1025	Aguirre & Co
768	Kor & Co
408	F. Reyes
721	Aguirre & Co
450	O. Heinsen & Co
270	Russell & Sturgis
208	L. Gallo
199	Smith, Bell & Co
690	Poele, Hubbard & Co
1283	Russell & Sturgis
1381	Kor & Co
594	S. Rutledge
1418	Russell & Sturgis
1182	Poele, Hubbard & Co
730	Russell & Sturgis
871	Poele, Hubbard & Co
817	Poele, Hubbard & Co
799	T. Hermann & Co

H. SELL, Wyndham-Street, Hongkong.